1 2 3 4 5 6 7 8	NICHOLAS A. TRUTANICH United States Attorney District of Nevada Nevada Bar Number 13644 DANIEL D. HOLLINGSWORTH Assistant United States Attorney Nevada Bar No. 1925 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 (702) 388-6336 Daniel.Hollingsworth@usdoj.gov Attorneys for the United States	
9		
10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
11	DISTRICTO	FNEVADA
12	UNITED STATES OF AMERICA,	2:12-CV-2125-JAD-VCF
13	Plaintiff,	2:12-CV-2126-JAD-VCF 2:12-CV-2127-JAD-VCF
14	v.	Order Granting William Richardson's and Harvey
15 16	\$158,677.17 in United States Currency, \$761,515.36 in United States Currency, and \$844,586.92 in United States Currency,	Vechery's Unopposed Motion to Extend Time to File Richardson's Rule 12(b) Motion or Answer and Vechery's Judicial Claim and Rule 12(b) Motion or Answer
17	Defendants.	(Second Extension) ECF No. 51
18	This Motion to Extend Time is the second request. LR IA 6-1.	
19	William Richardson (Richardson) and Harvey Vechery (Vechery) requested the firs	
20	extension to, and including, April 20, 2020, ECF No. 35. This Court granted the extension	
21	ECF No. 38. Richardson and Vechery respectfully move this Court for a Second Order	
22	extending the time for Richardson to file his Rule 12(b) Motion or Answer and for Vechery	
23	to file his Judicial Claim and Rule 12(b) Motion or Answer to and including June 30, 2020	
24	The parties hope the settlement can be completed before that date. The reason is the	
25	government, Richardson, and Vechery have made progress in settling the civil forfeiture in	
26	rem action and the criminal litigation. The next step in the settlement process is that based	
27	on Richardson's signed Stipulation and Petition for Remission and Mitigation under the	
28	exclusive executive branch procedure for potential settlement only. Vechery's signed	

## 

1	Stipulation and Petition for Remission and Mitigation under the exclusive executive branch		
2	procedure for potential settlement only, the government will prepare documents and		
3	memorandums that have five levels of review that ends with the Chief of Money		
4	Laundering Asset Recovery Section, Criminal Division, United States Department of		
5	Justice, for preapproval of the exclusive executive branch Petitions for Remission and		
6	Mitigation in the civil forfeiture case. <sup>1</sup>		
7	For the first extension of time, the government consented to the extension of time at		
8	the request of David Chesnoff, counsel for Richardson, on December 18, 2019, and		
9	consented to the extension of time at the request of Patricia Lee, counsel for Vechery, on		
10	December 23, 2019.		
11	The government consented to this second extension of time as requested by Patricia		
12	Lee for Vechery and David Chesnoff for Richardson on April 14, 2020.		
13	This Motion is not submitted solely for the purpose of delay or for any other		
ا 4	improper purpose.		
15	This Court should grant an extension of time to, and including, June 30, 2020.		
16	Dated: April 15, 2020.		
ا 7	NICHOLAS A. TRUTANICH		
18	United States Attorney /s/ Daniel D. Hollingsworth		
19	DANIEL D. HOLLINGSWORTH		
	Assistant United States Attorney		
20	IT IS SO ORDERED:		
21	XXXX.		
22	HONORABLE JENNIFER A. DORSEY		
23	UNITED STATES DISTRICT JUDGE		
24	DATED:		
25	nunc pro tunc to 4-20-2020  1 21 U.S.C. § 853(i)(1); 18 U.S.C. §§ 981(e)(6) and 1963(g)(1); MacInnes, 223 F. App'x at 55.		
26	n.3 (explaining that the statutes and the CFR authorize the attorney general to determine		
	whether to provide relief to victims); <i>United States v. Carter</i> , 742 F.3d 440, 446 (9th Cir. 2014)		
27	(explaining that "the Government may choose to assign forfeited proceeds to victims"); DSI, 496 F.3d at 181-82; 28 CFR Part 9; see Government's Response, ECF No. 373, to Harvey		
28	Vechery's Motion to Intervene, ECF No. 361.		